A decree directing executors to hold certain city stock as trustees for the use of certain parties, held not to be notice by virtue of this section, of the will of the testator and the interests of the cestui que trusts thereunder. Albert v. Savings Bank of Baltimore, 2 Md. 167.

A trustee may be appointed to execute an assignment of a patent if the patentee fails to execute such assignment, as directed by a decree. Ager v.

Murray, 105 U.S. 126.

This section applied in the case of a lunatic. Owing's Case, 1 Bl. 407. Cited but not construed in Watkins v. Worthington, 2 Bl. 524.

1904, art. 16, sec. 92. 1888, art. 16, sec. 81. 1860, art. 16, sec. 68. 1831, ch. 315, sec. 17.

96. Nothing in the testamentary law of this State shall be construed in any manner to affect the general superintending power of the courts having chancery jurisdiction with respect to trusts.

Equity has jurisdiction to superintend the administration of assets, decree distribution amongst legatees and distributees, and to compel executors and administrators to discharge their trust. Design of this section. Myers v. Forbes, 74 Md. 360; Keplinger v. Maccubbin, 58 Md. 213; Davis v. Clabaugh, 30 Md. 511. And see Barnes v. Crain, 8 Gill, 391.

This section referred to in affirming the general jurisdiction of equity over guardians. Corries' Case, 2 Bl. 500. And see Barnes v. Crain, 8 Gill, 391; Waring v. Waring, 2 Bl. 674; Swan v. Dent, 2 Md. Ch. 117.

This section referred to in construing section 94—see notes thereto. Wright v. Williams. 93 Md. 69.

This section referred to in construing article 93, section 165—see notes thereto. Thaw v, Falls, 136 U. S. 519.

This section construed in connection with article 93, section 262—see notes thereto. Blumenthal v. Moitz, 76 Md, 566.

This section referred to in construing article 93, section 290—see notes thereto. Eichelberger v. Hawthorne, 33 Md. 595. See notes to sec. 97.

Ibid. sec. 93. 1888, art. 16, sec. 82. 1860, art. 16, sec. 69. 1798, ch. 101, sub-ch. 14, sec. 6.

97. A suit in chancery may be maintained for a legacy, in cases where a bond has been given to pay debts and legacies.

This section applied. Matthews r. Targarona, 104 Md. 454; Cherbonnier v Goodwin, 79 Md. 59. And see Hammond v. Hammond, 2 Bl. 316.

Ibid. sec. 94. 1888, art. 16. sec. 83. 1860, art. 16, sec. 70. 1798, ch. 101, sub-ch. 12, sec. 10.

98. No guardian shall diminish the real estate of his ward for the maintenance or education of such ward, without the approbation of the court having equity jurisdiction, and the orphans' court.

This section referred to in construing article 93, section 165—see notes thereto. Brodess r. Thompson, 2 H. & G. 126; Williams' Case, 3 Bl. 300. And see Hatton r. Weems, 12 G. & J. 108.

See sec. 67.

See art. 93, sec. 165.

Ibid. sec. 95. 1888, art. 16, sec. 84. 1860, art. 16, sec. 71. 1773, ch. 7, sec. 1. 1778, ch. 22, sec. 2. 1785, ch. 72, sec. 1.

99. If any infant, or person non compos mentis, be entitled to any real or personal property in this state, or any interest or estate therein, and the same shall be liable to any mortgage, trust, lien, or in any way charged with the payment of money, the court shall have the same